base claim 1 and intervening claim 2, and would be allowable.

Claims 6-22 containing Allowable Subject Matter were rejected as failing to define the invention in the manner required by 35 U.S.C 112, second paragraph (and other problems stated in paragraph 5 of your letter) and as being dependent upon rejected base claim 1 & intervening claim 2; the new claims 26-42 have been rewritten to overcome the rejections under 35 U.S.C 112, second paragraph and as dependent claims of the new base claim 25, and would be allowable.

Claim 23 containing Allowable Subject Matter was rejected as being dependent upon the rejected base claim 1, the new claim 43 has been rewritten in independent form including all of the limitations of the base claim 1, and would be allowable.

The disclosure was objected to because of the following informalities: On page 8, line 5. "JEEC" is recited rather then the intended "JPEG."; appropriate correction was made.

The drawings were objected to under 37 CFR 1.83(a); following the office recommendation, the Figure 3 was added to illustrate the presentation zones recited in the claims, the written description of this figure is shown in page 7-9.

I believe that this amendment would have addressed and satisfied all your concerns and objections.

A copy of the revised application is attached in this amendment.

Very truly yours

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